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1 2 3 4 5 6	Robert B. Hawk (Bar No. 118054) J. Christopher Mitchell (Bar No. 215639) Stacy Hovan (Bar No. 271485) HOGAN LOVELLS US LLP 4085 Campbell Avenue, Suite 100 Menlo Park, California 94025 Telephone: +1 (650) 463-4000 Facsimile: +1 (650) 463-4199 robert.hawk@hoganlovells.com chris.mitchell@hoganlovells.com stacy.hovan@hoganlovells.com			
7 8	Attorneys for Defendant SANTA CRUZ NATURAL, INC.			
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	SAN FRANCISCO DIVISION			
11 12 13 14 15 16 17 18 19 20 21 22 23	MARY SWEARINGEN and ROBERT FIGY, individually and on behalf of all others similarly situated, Plaintiffs, v. SANTA CRUZ NATURAL, INC., Defendant.	Case No. 13-CV-4291-SI STIPULATION AND [PROPOSED] ORDER REGARDING SUPPLEMENTAL BRIEFING The Hon. Susan Illston		
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	STIPULATION AND [PROPOSED] ORDER REGARDING SUPPLEMENTAL BRIEFING CASE NO. 13-CV-4291-SI			

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1	Plaintiffs Mary Swearingen and Robert Figy and Defendant Santa Cruz Natural, Inc., by				
2	and through their respective counsel of record, hereby stipulate and agree as follows:				
3	WHEREAS, during the July 7, 2016 status conference the court set August 1, 2016 as the				
4	deadline for the parties to file five-page supplemental submissions regarding Defendant's				
5	currently pending Motion to Dismiss;				
6	WHEREAS, Defendant's counsel is handling an unexpected and ongoing emergency on				
7	another matter that will make it difficult to comply with the August 1, 2016 deadline;				
8	WHEREAS, Defendant wishes to request a brief extension from August 1 to August 8 and				
9	believes that good cause exists for such an extension;				
10	WHEREAS, Plaintiffs' counsel is agreeable to the extension.				
11	THEREFORE, IT IS HEREBY STIPULATED by and between Plaintiffs and Defendant				
12	and their counsel that, subject to Court approval that:				
13	1. The due date for the parties to file their five-page supplemental submissions regarding				
14	Defendant's currently pending Motion to Dismiss, is extended to August 8, 2016.				
15	2. The currently scheduled hearing on the Motion to Dismiss shall be continued from				
16	August 12, 2016 to August 19, 2016 or such other date as may be convenient for the				
17	Court.				
18	Dated: July 25, 2016 HOGAN LOVELLS US LLP				
19	By: /s/ J. Christopher Mitchell				
20	J. Christopher Mitchell Attorneys for Defendant				
21	SANTA CRUZ NATURAL, INC.				
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1	Dated: July 25, 2016		PRATT & ASSOCIATES	
2		By:	/s/ Pierce Gore Ben F. Pierce Gore	
3			1871 The Alameda, Suite 425 San Jose, CA 95126	
5			Tel: (408) 369-0800 Fax: (408) 369-0752 pgore@prattattorneys.com	
6			David McMullen Jr. (admitted <i>pro hac vice</i>)	
7			DON BARRETT, P.A. P.O. Box 927	
8			404 Court Square Lexington, MS 39095 Tel: (662) 834-2488	
10			Fax: (662) 834-2628	
10			Attorneys for Plaintiffs	
12		A TTE	STATION	
13		AIIE	STATION	
14	I, J. Christopher Mitchell, attest that Pierce Gore has approved the Stipulation and			
15	[Proposed] Order Regarding Supplemental Briefing and consents to its filing in this action.			
16		By:	/s/ J. Christopher Mitchell J. Christopher Mitchell	
17			o. Christopher Witchen	
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		2	ORDER REGARDING SUPPLEMENTAL BRIEFING	
	STIPULATION AND [PRO	POSED1	ORDER REGARDING SUPPLEMENTAL BRIEFING	

ORDER PURSUANT TO STIPULATION, and good cause appearing, the Court orders that: 1. The due date for the parties to file their five-page supplemental submissions regarding Defendant's currently pending Motion to Dismiss is extended to August 8, 2016. 2. The currently scheduled hearing on the Motion to Dismiss shall be continued from August 12, 2016 to August 19, 2016. IT IS SO ORDERED. 7/26 Dated: __ , 2016 The Honorable Susan Illston UNITED STATES DISTRICT COURT 3 STIPULATION AND [PROPOSED] ORDER REGARDING SUPPLEMENTAL BRIEFING